The above amendments to Claims 3-4, 6-8 and 10-11 add no new matter to the invention and

are made to be place in conformity with the rejections of the Examiner in the Office Action. No

amendment was made to Claim 9, because Applicant could find no objectionable or rejected subject

matter in that Claim, other than it being dependent upon a rejected claim. Therefore it is resubmitted

without amendment in its original form, depending now from a proper Claim 8. Claims 1, 2 and 5

were allowed. Such amendments should thus place the amended claims in proper form for

allowance and overcome the rejections of the Examiner based upon the Examiners indications in

Paragraph 5 of such Office Action, including Claims 6 and 7.

CONCLUSION

The applicant submits that the above-noted amendments and remarks put the application in

condition for allowance. Said Claims have been rewritten and the amendments made as noted and

in accord with t Examiners suggestions.

Applicant therefore respectfully requests that the Examiner withdraw the outstanding

objections and rejections contained in the Office Action of April 7, 2004, and pass this application

to issue. Applicant expresses his appreciation to the Examiner for Examiners attention and courtesy,

especially in light of the very prompt office action response.

Respectfully submitted;

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Certificate of Mailing

This is to certify that on the 15th day of April, 2004, the attached and foregoing documents with an appropriate fee, if any, were mailed to the MS Non-Fee Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, postage pre-paid, through the United States mails.

Randal D. Homburg